WHEREAS it is the duty of the American people to use all ment unimpaired; to resist all insidious attempts to subvert a free soil democrat beg leave to dissent. While enterthe will of the people; to carefully avoid and guard against taining liberal and generous views in regard to the all schemes calculated to destroy confidence in a Republican policy which ought to be pursued towards our south-Government; or to call in question the right of the people to ern brethren, yet at the same time I think there are hold their public servants to a strict accountability, and re- certain principles which cannot and ought not to be heir suffrages; and

right to express either in their primary meetings or through which are not and have not hitherto been polluted by their representative as a mblages, their views upon matters of the curse of negro slavery :- and her duty to exclude public policy, or the opinions they may entertain of officers it forever from them. It should be a cardinal princi-

cumbent of the Presidential chair, is unworthy of the confidence of the American people, because he asserted publicly and officially that if elected he would not lend himself to party schemes; and after his accession to office, assuming the most ultra party grounds by removing from office. thousands of his political opponents, men of the highest character for ability and integrity, and thus placing the proscribed in a position where their reputation will be which received the sanction of President Polk, h mself liable to constructively assailed, in consequence of the a southerner and slaveholder, and that slavery is an Executive's declaration in his inaugural, "that he should evil whose existence was deplored and whose extenmake honesty, capacity and fidelity" indispensable pre-reshould be good cause for removal.

SEC. 2. That the conduct of the Executive in violating that she has the right, or like Gen. Cass, declare that his pledges, and the pledges of those who spoke for him, assuring the people that he loathed proscription, is unjustifiable, and calculated to destroy confidence in any pledges that he may hereafter make, and this General Assembly cannot too strongly condemn his removal of so many the constitution, but do that which we conceive to be trustworthy officers, especially of this State, with the imputation of their want of honesty, capacity, and fidelity, and more particularly by his removal of Gen. Joseph Lane, Governor of Oregon; our distinguished fellow-citizen who so long and faithfully served in the councils of State, and who so gallantly aided in the prosecution of the Mexican War, and still carries with him scars of honora-Mexican War, and still carries with him scars of honorable service in the battle field, the approbation of his officers, the high esteem of his soldiers, and the gratitude of clause in the territorial government of Oregon! It is his countrymen.

time strike down its patriotic supporters, men who have been maimed and disabled from following their ordinary pursuits, while nobly fighting at his side, brave defenders of their country, who baptised their patriotism with their there's the rub!" own blood, whom he, of all men, should have been the last to have assailed, the first to have defended.

SEC. 4. That the Executive declaration in his message allaying party spirit.

which our forefathers struggled, and at the same time hold him to a strict accountability for the manner in which he has violated his pledges and deceived the American people.

House, but we do not see that they contain any thing but the truth, except the censure, - which is justly applied - is an evil and a wrong, surely our southern brother Eds. Sentinel ]

Grand Lodge of Odd Fellows held their semi-annual gard it. And I venture to say that every northern sessions in this city last week. The number in attendance was larger than ever before, and presented forward as an aspirant for his suffrages. a very respectable appearance. The principal business of general interest, was done in the G. Lodge, in the matter of revision of the Constitution of the G. Lodge and the General Laws of the Order.

## Mrs. Miller Found.

DISGRACE INSTEAD OF SUICIDE.—The Richmond the assumed suicide over the Ningara Falls some the distance. weeks since. She was accompanied by a young man "All the native enthusiasm of Captain Sutter's cognized by persons who had seen them in Winchester. They left the boat at City Point for Petersburg. This fact, with other circumstances which have reached our ear, satisfy us that the statement published of Mr. Henry Merritt, of Troy, New York, being her lover was erroncous. The lady, the heroine of the most curious romance of which we ever read, is destroyed. Then, recollecting himself, he sat down, the tears the most curious romance of which we are read, and not have reached to the strength of the str being in a very interesting situation.

mourning the supposed decease of his daughter, and glorious star added to our Confederation." then in search of information touching her previous movements. The whole affair is most extraordinary.

children till the day of his death, in their infancy, youth, and men's estate. He showeth them, in his own practice what to follow and imitate; in others, what to shun and avoid.

A father that whipped his son for swearing, and by his example, than good by his correction.

watch what will become of him. from his good, rather than his own authority. In choosing a profession, he is directed by

He doth not give away his loaf to his children, and then come to them for a piece of bread .- FULLER.

INSINIVATING .- Will you have a daily Sun? said s news-boy to Mrs. Partington. Will I have a daily son? You little scape-grace,

how dare you insinuate against a lone woman! Have you no reference to parents, little boy? Where do people go who have no reference to parents !--to himself, who arose and begged to interrupt his eloquent the bad place, of course. Go 'way, go 'way. Will opponent for a moment, merely to say that he would make I have a daily son ! No indeed. a whirlpool of virtuous indignation.

on the Lakes during the season of 1849, equalled make sport for themselves by practising on the weak-\$368,171. There were lost with them 34 lives. In ness of a fellow being. Streeter was passionately

says the Newport News, introduces a piece of poetry that he laid violent hands on his-and their-victim.

with these words :-"The following lines were written more than fifty his grave merely for his own amusement.

cury, "The Home Tourist," quotes the prophetic lots to elect a Speaker, Mr. Baird arose amid much lines of Darwin, with regard to power and progress noise and confusion, and offered a resolution that the of steam. Dr. D. wrote in 1790, July, as the ideal Free Soilers leave the House-and out he west! A

"Soon shall thy arm, unconquered steam, afar
Drag the slow barge, or drive the rapid car;
Or on wide waving wings expanded, bear
The flying chariot through the fields of air,
Fair crews triumphant, leaning from above,
Shall wave their fluttering Rerchiefs as they move; Or warrior hands atarm the gaping crowd, And armies shrink beneath the shadowy cloud."

When is sugar like a pig's eye? When it's i hogs-head.

For the Indiana State Sentinel. Democracy vs. Slavery.

In the Sentinel of January 10 is a communication in reply to another communication in the Sentinel of January 8, from the doctrines advo-ated in which I as quire a faithful fulfilment of all pledges made while courting compromised. Among these is the conduct of the WHEREAS we hold to the principle that the people have a General Government towards those of our territories Suc. 1. Be it resolved by the General Assembly of the state of Indiana, That Zachary Taylor, the present inwriter so eloquently invokes. I say we must admit so, and the South universally so regards it. It is no SEC. 3. That fresh from the battle field, upon which excuse for us to foster and protect the "peculiar instiour brave countrymen poured out their blood like water tution," because other governments abroad less faand here him on from victory to victory. Zachary Taylor vored than our own, have with one hand pointed to our forgot what was due to his country and his honor, as well "Declaration," and with the other sneeringly to the se to the services of his brethren in arms, when he con- South. It is an incongruity unavoidable perhaps, exsented to lend the popularity he had acquired by the sacri- cept at the expense of a dissolution of the Union, at fices of others, in the prosecution of that war, as the the bare mention of which every patriotic heart remeans by which its unscrupulous opponents might for a volts, and which is rather to be deplored than resentthere's the rub!"

Let not the reader start at visions of wooley headed fellow-citizens, amalgamation &c.; for as to the latter in favor of the high protective policy is an additional evi- it is more practiced at the South, although the theory dence that his pledges were made in the worst faith, or is credited altogether to the poor "fanatical" abolitionthat he has suffered himself to be allied to party, thereby ists. Equal political rights would not necessarily deceiving that portion of the American people, who sup- produce such a result-men, white or black, will be ported him for the purpose of checking party schemes and estimated according to their choracter and talents, and will, like water, find their own level. I wish not to SEC. 5. That while we regret that the course of conduct be misunderstood. I am no Abolitionist, as I underof the Executive has been such as to be discreditable to us stand the term. But if to regard slavery as an evil as a nation, and calculated to destroy confidence between the responsibility of which should rest where it beman and man; to stiffe the will of the people, and to bring longs-if believing it to be the duty of the Federal Republican Governments into disrepute; we owe it to our government to use all honorable and constitutional country to sustain our present executive as far as practimeans for its extinguishment, and especially for lescable without acting inconsistent with the principles for sening its "area" be Abolitionism, then am I an Abo-

litionist. The democratic party, claiming as it does to be a [The above resolutions caused some squirming in the great national party, the writer truly says should know no "geographical lines." And if scarcely a slaveholder can be found who will deny that slavery will not object that in the expression of our political ODD FELLOWS .- The Grand Encampment and the preferences we confine ourselves to those who so re-

> FREE SOIL. Bayard Taylor, in his description of the closing ceness of the Constitutional Convention in California

gave the following stirring paragraphs: "The members proceeded to affix their names complete the Constitution. At this moment a signal was given; the American colors ran up the flag-staff (Va.) Inquirer of Thursday, has the following. None in front of the Government buildings, and streamed can fail to sympathise with Mrs. M.'s afflicted family. out on the air. A second afterward the first gun On the Mount Vernon Steamer from Norfolk, on boomed from the fort, and its stirring echoes came Saturday, was the famous Mrs. Miller, the heroine of back from one hill after another, till they were lost in

from the valley of Virginia. Both of them were re- Swiss blood was aroused; he was the old soldier cognized by persons who had seen them in Winches- again. He sprang from his seat, and waving his cribed to us as very short, with a pug-nose, and not streaming from his eyes. The members with one acat all attractive. But the currents of love are very cord gave three tumultuous cheers, which were heard unaccountable. The lady is further represented as from one end of the town to the other. As the sign-We are informed by a gentleman, that about ten echoes reverberating gradually around the bay, till days since, he traveled towards Baltimore with exfinally, as the loud ring of the thirty-first was heard. ing went on, gun followed gun from the fort, the Senator Norvell, now U. States District Attorney at there was a shout-'That's for California!' and every Detroit, the father of Mrs. Miller, who was in black. one joined in giving three times three for the new and

GENERAL SAM HOUSTON. - In the late discussion which The Richmond Republican says that the name of took place in Harrison county, Texas, between General the young man who appeared to be accompanying her, Sam Houston and Mr. Wigfall, the latter gentleman, com-appeared on the way bill as "Mr. Brown." plaining that the hero of San Jacinto had called him out plaining that the hero of San Jacinto had called him out of his name, by styling him "Mr. Wiggletail," begged that THE GOOD PARENT .- He continueth the care of his he might be excused for spplying to the distinguished senator the familiar abbreviation of "Sam." He knew it would be pleasing to the gentleman himself to be so styled, as an anecdote he would relate would show. On the return of General Houston, from a visit to his old friend the Hero of the Hermitage, it happened that a friend dropped in to see the honorrble senator. On entering his room, swore himself whilst he whipped him, did more harm great was the astonishment of the visiter, to find the Texan senator apparently sunk in grief and bathed in tears. "My If his son prove wild, he doth not cast him off so dear General," exclaimed his friend, "what is the matter; far, but he marks the place where he lights. With what sorrow oppresses you, what grief listresses you so the mother of Moses, he does not suffer his son to deeply?" "Oh! my dear friend," exclaimed the great sink or swim, but he leaves one to stand afar off to Texan sobbing and blubbering, with the deepest anguish, ratch what will become of him.

"I—I—I have just, just return—Oh!—ed from the—Oh.

He moves him to marriage by argument drawn dear me!—the Hermitage—the residence—of my old—Oh! Oh! O! O! friend, General Jackson; and as we parted, to meet, perhaps, no more in this sinful world-Oh me! my dear friend, he addressed me, not by the name of General or Mister, or even Samuel Houston-but, my dear friend, he called me by the endearing name by which my mother knew me—he called me Sam! Sam!! Sam!!!" And here the hero of San Jacinto burst into such a torrent of grief as to choke all utterance, and induce his friend to unite his tears with his, until the swollen torrent of their

sorrow flowed strong enough to turn a mill wheel. The audience were convulsed with laughter at this story. a child's bargain with him-if he would never again call And the respectable widow went upon her way in him by the endearing name of Sam, he would never call Col. W. "Wiggletail" again.

REMARKABLE LONGEVITY.—But six deaths have occurred in the town of Middlebury, Ct., during the past year, out of a population numbering 770 persons. The ages of the deceased were as follows: 84, 57, 90, 73, 77 and 84. Average age, 784. Aggregate age a prison. This is the murder case on which we commented, at the time of the trial, in condemnation of The total loss of property resulting from disasters the heartless and wicked spirit which impels some to 1848, the loss of property was \$420,512; loss of life, fond of his wife and insanely jealous. Some young No Accounting for Taste.—A contemporary, was while under the effect of some of their tricks

-N. Y. Commercial Advertiser. years ago, by one who has for many years slept in A FREE Soil Wag .- It appears that the only Free Soil man in the Kentucky Legislature is R. F. Baird STEAM.—A clever writer in the Charleston Mer- Says the Courier, "After three or four ineffectual bal-

a toper, who was growing pale and emaciated.
"I don't know anything about that," said the toper,
"but I'm death on pale brandy."

A Confecticut family on a visit to the south to save postage, drew on the margin of a newspaper, a child's face, an awl, and a well with buckets, etc., thus interpreted. "We have an infant, all well."

Relief Fire Engine Company. The following statement has been handed us, by

officers of this company. The following is a true statement of the financial affairs of the Independent Relief Fire Company, No. 1, as per Treasurer and Secretary's books.

RECEIPTS. From Citizens on subscriptions, From Council. From Ladies' Fair, From Citizens on subscription for cistern. From fines and dues of members. Orders due from Council for old Engine, Whole amount of Receipts, \$2146,39 EXPENDITURES. Paid Farnum & Swift on New Engine, \$899.45 Paid expenses of Old Engine to and from Cin'ti, Paid expenses of committee to Cincinnati to try

the Engine, and bring her home if satisfied 21.00 Paid Insurance on Engine, 3.25 Freight from Cincinnati to Madison, Paid sundry bills for Fair. Paid for digging and walling well, Paid for light, fuel, services of Sec'ry and Trens , COST OF ENGINE AND APPARATUS.

Cost of Engine, Cost of 598 feet of Hose, Cost of 8 feet extra Suction, Cost of Extra Branch Pipe,

Amount in Treasurer's hands.

Amount paid,

Leaving in hands of Treasurer after all claims

The balance due by the Company will all be paid off as of the circuit court of said counties. mon as the orders due from the Council come into the SEC. 4. The said fees, salaries, and per centage, so recall upon their liberality.

J. LITTLE, Fres't. A. FRANCO, Treas. H. VANDEGRIFT, Sec'y.

tect the property of married ladies. While under per centage, &c., of his said office amount to that sum discussion, Mr. Moody, of Dixon, moved to amend it by requiring the ladies to wear the breeches half 7th ult., is the following: "The Speaker announced lector. that he found on his table a bundle lablelled "imporcoat for the Representative from Dixon-Moody."

VOLCANOE IN JAVA .- On the night of the 14th of September last, the Merapi, a volcano in the residence 000 coffee trees, and the entire tobocco crop have been destroyed in the district.

stamped Mothit & Co., San Francisco, have been carefully assayed by Mr. Horl, of the mint at New suge. Orleans. The bars having been cast of gold as found in its natural state of alloy, they were found to be of different degrees of purity. An assay was also made of two ten dollar gold pieces coined at San Francisco and nearly resembling the coinage of our mint, with like results. One of the pieces was ascertained to be worth only \$9 78, and the other \$9 65.

A SOUTHERN PARTY .- A bill has been reported in the Legislature of Georgia, entitled "An act to repeal the present Whig and Damocratic parties, and in lieu thereof, to establish a Southern Independent Republican Party."

the Senate takes away the banking privileges and Sec. 2. It shall be the duty of the clerk of each town-

favor of a convention to revise the constitution, by a rate levied by said county commissioners on each one vote of 33,193 to 4,095, and in favor of the election hundred dollars worth of taxable property for road purof all State Officers, District Attorneys &c., by a vote poses of 38,117 to 728.

## MARRIED,

On the 10th inst., by Thomas Morrow, Esq., Capt. DANIEL LANDRY, to Mrs. RUTH HIGGINDOTHAM.

In this city, on the 14th instant, HARRIET W., infant daughter of Charles G. and Mary Warner. dence, east end of Ohio street.

LAWS OF INDIANA.

duties of the office of County Auditor of the County of allow. Martin, and for other purposes therein named.

State of Indiana, That all acts and things heretofore amendment, done by the several Clerks of the Martin Circuit Court, or Sec. 8. Any law conflicting with the provisions of this either of them, by virtue of their said office of Clerk as not is hereby repealed. aforesaid, pertaining to the duties of the office of County | Sec. 9. This act to be in force from and after its pas Auditor of the County of Martin, or which usually pertain sage. to the duties of the office of County Auditor in the several counties in this State, or in pursuance of the several laws of this State defining the duties of County Auditors, or in pursuance of any law as aforesaid, giving to Clerks of Circuit Courts power to exercise the duties of County Auditors in certain cases, be and the same are hereby le galized and confirmed, and rendered as firm and effectual as if the same had been done and performed by an Auditor AN ACT to amend an act entitled "an act to increase of said county duly elected and qualified.

SEC. 2. That the present Clerk of the Martin Circuit

Court, or his successor or successors in office, be and i bereby autherized and empowered to do and perform all and singular, the duties pertaining to the office of County Au-ditor in said County of Martin, or which it would be necessary and proper for an Auditor of said County duly happened or may so happen, that no district treatee has elected and qualified to do and perform, until the first been or shall have been elected in the manner prescribed Monday in March next, and until the Auditor elect of said by said section of said act, it shall be lawfu! for the County shall give bond and qualify as required by the township clerk to make an appointment of a district statute in such cases made and provided, or until an Audituratec, who shall serve until his successor shall be

tor of said County shall have qualified as aforesaid. elected and qualified. SEC. 3. It shall be the duty of the Clerk of the Martin | SEC. 2. The nineteenth section of said act shall not be Circuit Court, upon proper demand being made, to make so construed as to prevent any township from receiving out and deliver to the person having the highest number of its distributive share of the school fund, provided the votes, at the last annual August election, for the office of clerk of the board of township trustees shall certify to the Auditor of said County of Martin, and who shall have county auditor as required by the eleventh section of said been declared elected County Auditor by the Board of set, on or before the second Monday in March. Canvassers in and for said County, whose duty it was to meet at the County seat on the Wednesday succeeding such election, to canvass the votes of said County a correction and publication in the State Journal and Sentiselection, to canvass the votes of said County a correction. such election, to canvess the votes of said County; a cer-tificate of election to said office of County Auditor, conforming in all things, as near as may be, to the provisions of section fifty-three, of Chapter five of the Revised Sta-tutes of eighteen hundred and forty-three, not inconsistent herewith, which said certificate of election when so made out and delivered as aforesaid, shall be as valid and effectual as if the same had been issued within the time prescribe by said section fifty-three, of chapter five of the Revised Statutes as aforesaid, and shall confer all the rights and privileges upon the person in whose favor the same was ssued; as if it had been issued within the time aforesaid. SEC. 4. The person receiving the certificate of election Abbott of the Mercury says, "the poets are your only true prophets."

Speaker was elected on the very next ballot, and the House adjourned."

Soon shall thy arm, unconquered steam, afar Drag the slow barge, or drive the rapid car; The flying chariot through the fields of air.

The flying chariot through the fields of air.

The flying chariot through the fields of air.

Free Soilers leave the House—and out he west! A Speaker was elected on the very next ballot, and the House adjourned. Speaker was elected on the very next ballot, and the Sec. 4. The person receiving the certification of this act prescribed, shall be considered and is hereby declared to be the Auditor elect of said. Sec. 2. And at each regular term of said court after the said spring term in 1850, shall sit as long as the business thereof may require.

Speaker was elected on the very next ballot, and the ered and is hereby declared to be the Auditor elect of said the said spring term in 1850, the said court shall sit three weeks if the business thereof may require.

Speaker was elected on the very next ballot, and the ered and is hereby declared to be the Auditor elect of said the said spring term in 1850, the said court shall sit three weeks if the business thereof may require.

Speaker was elected on the very next ballot, and the ered and is hereby declared to be the Auditor elect of said the said spring term in 1850, the said court shall sit three weeks if the business thereof may require.

Speaker was elected on the very next ballot, and the ered and is hereby declared to be the Auditor elect of said the said spring term in 1850, the said court shall sit the said spring term in 1850, shall sit as long as in the last section of this sect of said the said spring term in 1850, shall sit as long as in the last section of this sect of said spring term in 1850, shall sit as long as in the last section of this sect of said spring term in 1850, shall sit as long as in the last section of this sect of said spring term in 1850, shall sit as long as in ors, he shall be authorized to take upon himself the duties passage. of the office of Auditor of said County of Martin, and all his official acts as such Auditor, made and done in good faith, and in pursuance of the several Statutes of this State defining the duties of County Auditors, shall be valid and effectual, and entitled to full faith and credit in the several

courts of this State.

Sec. 5 It shall be the duty of the Clerk of the Martin Circuit Court, upon demand, when an Auditor of said County of Martin shall have given bond and qualified as aforeseid, to hand over to him all books and papers properly belonging to the Auditor's department in said County, in his possession as such Clerk.

Sec. 6. This act is hereby declared to be a public act, and shall be liberally construed for the purposes therein \$729 50 intended in all courts of this State. 100.00 Nec. 7. This act shall be in force from and after its 937,39 passage, and is hereby made the duty of the Secretary of 35.50 State forthwith to forward a certified copy of this act to 44 00 the Clerk of the Martin Circuit Court, to be by him filed 300,00 | in his office.

G. W. CARR. Speaker of the House of Representatives. JAMES H. LANE. President of the Senate. Approved January 2, 1850. JOSEPH A. WRIGHT.

AN ACT defining the duties of Auditor and Treasurer of the counties of Delaware and Randolph. SEC. 1. Be it enacted by the General Assembly of the

State of Indiana, That it shall from and after the first Monday in June next, be the duty of the county auditor. and the county treasurer and collector of the counties of Delaware and Randolph, annually, to report in writing \$1086,10 to the board of county commissioners of said counties. the full and complete amount of the fees, perquisites, sal-aries, and per centage of their respective offices now allowed by law, for the year immediately preceding their 355,95 report.

40.00 SEC. 12 It shall be the duty of said auditor and treasu-3,50 rer, in their said reports, to specify porticularly the kind and amount of services, together with the amount of \$1899.45 fees, salaries, per centage, and perquisites received, or 899.45 due, for each item of service, which said reports shall be verified by the oath or affirmation of the said auditor and

\$1000,00 tressurer respectively.

SEC. 3. It shall be the duty of the said board of commissioners to cause said reports when so made, to be en-\$60,29 tered at full length upon the order book of said board, and a copy thereof certified by the clerk of said board, be

hands of the Treasurer. This will leave the company out ported by said auditor and treasurer, shall be and are of debt up to this time. The company feel grateful to the hereby constituted a fund for the payment of said audicitizens for their liberality in so soon enabling them to tor, treasurer and collector, separately, for their services meet all their liabilities. There is other apparatus, however, yet required to enable the company to render such | SEC. 5. It shall be the duty of said board of commis-

efficient service as they desire. They have no Hose Car- sioners to make an allowance to said auditor, payable ou riage, and but five hundred feet of Hose. The difficulty of procuring water, might, under these circumstances, render said auditor, annually, five hundred dollars, provided the the Engine almost inefficient at a fire. These statements said fees, salary, per centage, &c., of his said office the Engine almost inefficient at a fire. These statements are made in order that our citizens may know the necessity which will shortly induce the company to make a further which said allowance, when so made, shall be a full payment for all of the services by law required of him as such auditor.

Sec. 6. It shall be the duty of the said board of com missioners to make an allowance to said treasurer and collector, payable out of the said fees, salary, per cent-TIT FOR TAT.—A short time since a resolution was age, &c., so reported by said treasurer and collector, an-introduced into the Legislature of Tennessee, to pro-nually, five hundred dollars, provided the said fees, salary, if not, then said allowance shall be for the full amount of said fees, salary, per centage, &c., which said allowance, when so made, shall be a full payment for all of the serthe time. In the proceedings of the House on the vices by law required of him as such treasurer and col-

SEC. 7. The overplus of said fund, if any exist after the tant documents," which he was requested to lay be- payment of the allowances in the fifth and sixth sections fore the House. Upon taking off the wrapper, the of this act specified, shall be, and the same is hereby "important documents" proved to be a scarlet pettiof Delaware and Randolph, subject to the same laws, disbursment of the county revenue of said counties. Provided however, That said board of commissioners may September last, the Merapi, a volcano in the residence upon suggestion, accompanied by a quarterly report of Kader, in Java, commenced throwing out stones and said auditor and Treasurer, or either of them, make quarterly ashes with a great noise; and on the following day terly allowances to said auditor and treasurer, or either the mountain was enveloped in clouds of smoke and of them, payable as specified in sections five and six of ashes. The inhabitants of the neighboring country this act, for their services as such during the quarter imfled in time, but the ashes fell in some places to the mediately preceding said report. Provided further, that depth of two inches; and it is estimated that 1,000,- said quarterly allowances shall in no instance exceed the said sum of five hundred dollars for one year's ser-

Sec. 8. All laws and parts of laws contravening the CALIFORNIA GOLD .- Eight bars of California gold provisions of this act, be and the same are hereby re-SEC. 9. This act to be in force from and after its pas

> G. W. CARR. Speaker of the House of Representatives, JAMES H. LANE. President of the Senate. Approved January 5, 1850.

JOSEPH A. WRIGHT. AN ACT to amend an act entitled "an act defining the

duties of Treasurer, Auditor, and Supervisors of high-ways in the county of Dearborn," approved January SEC. 1. Be it enacted by the General Assembly of the State of Indiana, That the auditor of Dearborn county,

annually hereafter, shall, on or before the twentieth day of June, furnish the clerk of each township in said coun-BANK OF TENNESSEE.—The Senate of Tennessee has ty, with the assessment roll of their respective townships, refused to confirm the appointment of the directors together with blank road lists for each road district in made by the Governor for this institution, as required said township, and also certify the per centage levied by by law. It is supposed by many that this action of the board of commissioners on each one hundred dollars

will prevent the bank from collecting its debts by law.

SEC. 2. It shall be the duty of the clark of each supervisor, a lists, forthwith to make and deliver to each supervisor, a CONSTITUTIONAL AMENDMENTS IN MICHIGAN .- At list of the names of all persons in his road district, and a recent election in Michigan, the people decided in the amount of road tax due from each, computed at the

SEC. 3. The supervisors of the several road districts in said county shall, upon the receipt of said road list, call out the inhabitants of their respective road districts to work out the road tax charged against them in the list furnished by said township clerk. SEC. 4. Each supervisor of roads shall, on or before the fifteenth day of August, return to the clerk of his town-

ship the road lists, showing the amount that has been paid by each, and the amount unpaid. SEC. 5. The clerks of the several townships in said county shall, on or before the first day of September in Funeral this day at half past two o'clock, from resinished them by the supervisors of roads, which road lists so returned shall be proceeded with by the auditor of

said county as is now provided by law. AN ACT to legalize the acts of the several Clerks of the ceive such compensation for their services required in Martin Circuit Court, heretofore done in relation to the this act, as the trustees of their respective townships may

SEC. 7. No additional compensation shall be allowed Sec. 1. Be it enacted by the General Assembly of the what he now receives under the act to which this is an

G. W. CARR. Speaker of the House of Representatives. JAMES H. LANE.

JOSEPH A. WRIGHT.

and extend the benefits of common schools," approved January 17th, 1849.

Approved January 3, 1850.

SEC 1. Be it enacted by the General Assembly of the State of Indiana, That the ninth section of the act entitled an act to increase and extend the benefits of common schools," approved January 17, 1849, be, and the same is hereby so amended and extended, that where it has

G. W. CARR. Speaker of the House of Representatives.

JAMES H. LANE, President of the Senate.

Approved January 3, 1850. JOSEPH A. WRIGHT.

AN ACT to extend the time of holding the Circu Court in and for the county of Henry.
Sec. 1. Be it enacted by the General Assembly of the State of Indiana, That the regular spring term of the circuit court, in and for the county of Henry, in the year 1850, shall sit as long as the business thereof may require.

> Speaker of the House of Representatives JAMES H. LANE, President of the Senate.

Approved January 5, 1850. JOSEPH A. WRIGHT.

AN ACT to regulate and change the mode of selecting

Sec. 1. Be it enacted by the General Assembly of the State of Indiana, That an act entitled "an act to provide for selecting petit jurors in Laporte county," approved January 29th, 1842, be, and the same is hereby repealed; and the provisions of the several laws now in force in regard to the mode of summaning and empanneling petit inners, are hereby declared to be in force in Laporte

SEC. 2. This act shall be published in the Laporte County Whig, and shall be in force from and after the first day of May, 1850.

Sec. 3. It shall be the duty of the Secretary of State, previous to the first Monday of April, 1850, to transmit a certified copy of this act to the clerk of the circuit court of Laporte county. G. W. CARR,

Speaker of the House of Represe tatives, JAMES H. LANE, President of the Senate Approved January 5, 1850.

JOSEPH A. WRIGHT.

## SHERIFF'S SALE.

BY virtue of a decree of the Marion Circuit Court, and a certi-fied copy thereof to medire ted by the clerk of said court, in a cause wherein William B Chace and Caroline Chace, his wife, were complainants, and James R. Nowland was defendant, requiring me to make the sum of \$256.75 with interest thereon from the date of said decree, and costs. I will expose to public sale to the highest and best hidder, on the 9th day of February, 1850, between the hours of 10 o'clock A. M., and 4 o'clock, P. M., at the Court House door in the city of Indianapolis, in Marion County, Indiana, the rents and profits for seven years of the following described real es-

tate, to-wit: Situate in the county of Marion and State of Indians, and being thirty feet fronting on Washington Street off the west side of Lot numbered five [No. 5.] in square numbered sixty five [No. 65.] In the town of Indianapolis, beginning at the north-west corner of said lot; thence East along the south line of Washington street thirty feet to a point; thence south to the alley; thence west thirty feet to a point in the north line of the alley being the south vest corner of said lot; thence North to the place of beginning. And should the said rents and profits of the above described real estate then and there not be said for a sum sufficient to pay and satisfy to the said William B. Chace and Caroline Chace, his wife, the amount due them on said decree, together with interest thereon from the date thereof and costs, I will at the same time and place expose to put he said the fe simple of said trail estate and all the estate, right, title, claim and interest of the said James R. Nowland therein to pay and satisfy said William B Chace, and Caroline Chace his wife, the amount of said decree and interest thereof together with roots. Said sale will be made with the date thereof together with costs. Said sale will be made without any relief whatever from valuation or appraisement laws.

70 3w

C. C. UAMPBELL, Sheriff M. C.

CITY LOTS FOR SALE.

THE City Council of the City of Indianapolis having hid off four acres of land in out block 150, in said City, inter Lot, will expose the same to public sale, on Saturday, the 2d day of February next, at the Court House door in said city, between the hours of 10 o'clock A. M., and 2 o'clock P. M. on said day.

The conditions of the sale are as follows—one third of the purchase money to be paid in hand, and the balance in one and two years, the purchaser or purchasers giving their notes with approved security, made payable without any relief whatever from valuation or appraisement laws, with interest from date.

Corporation orders will be received in payment for said lots. By

f the City Council. WILLIAM ECKERT, President. Jos. T. Rongers, Secretary. FAMILY FLOUR.

FRESH supply of Stoops' first rate Family Flour, warranted to give entire satisfaction. Just received and for sale by Jan. 14th 1850. 70 J. M. BRAMWELL & Co JUST RECEIVED.

20 BRLS. New Orleans Sugar. 20 hoxes 8 by 10 and 10 by 12, Window Grass. I tarrel Saleratus. Spices of all kinds Dye Stuffs of all kinds.

5 barrels first rate-Cider Vinegar. And various other articles received and in store.

Jan. 14th, 1850. 70-tf J. M. BRAMWELL, & Co. DRY GOODS.

Cheaper Thon Ever WE are closing out our Winter Stocks of Dry Goods at greatly reduced prices, call and see, at January 14th, 1850. 70-tf J. M. BRAMWELL & Co.

NOTICE. T is hereby certified that Arnold Call and John B. Cox, who passed though Williamsport, Warren County Indiana, on the morning of the 26th day of December, 1849, with John Forshey and George High, suspicioned strongly with House stealing, on their way to Headricks or Morgan county, Ia., done all that men could do (except killing,) to prevent the escape of George High, from their custody, that said George High was forcibly found and taken from the said Call and Cox. by one Issue High, or Warren rounty, Ia., sided and assisted by David Coon, between Williamsport & Attica, by cutting the cords with which the said George High was tied, and by heating the said Call with a fence stage, from the best information we can get by persons who were present But it is justice and due to the citizens of Williamsport, and the county of Warren to say that all was done that could be done to secure the said George High, and that a company is still in pursuit of the said High. Given under our hansd the 27th day of Decem-

B P. GREGORY. HOZEA CRONKHITE, RICHARD TREADWAY.

SHERIFF'S SALE. Y virtue of a writ of fieri facias to me directed from the clerk's office of the Marion Court of Common Pleas I will ex-House door, in the city of Indianapolis in the State of Indiana, within the hours prescribed by law, the rents and profits, for seven years, of the following real estate, to wit:

That part of the north west half of square number 19, in the city

of Indianapolis bounded as follows: Commencing at the north east point of said north-west half of square number 19, thence running west to the lot or parcel of ground now owned and occupied by Luciai Barbour, thence south 77 feet and 3 inches to the lot or parcel o ground now owned and occupied by Hampden Sidney Beck, thence east on the line of said lot or parcel of ground so owned and occupied by said said Beck to the street known as Massachusseus avenue; thence on the line of said avenue to the place of beginning. Also the following described part of the same half square, to-wit: Commencing at the south west corner of the Lot or parcel of ground sold by Josephus C. Worrell to, and now owned and occupied by said Beck, thence running south on A abama street eighty seet or thereabout to a partition fence, thence on the line of said fence east to the street known as Massachusetts avenue, thence north east on the line of said avenue to the south east corner of said lot or parcel of ground now owned and occupied by said Heck, thence west on the line of said lot or parcel of ground so owned and occupied by said Reck to the place of beginning except the part within the cast boundary on the said avenue conveyed by Robert Patterson to alrs. Mary P. Williams, all said real estate being and situate in the county of Marion and State of Indiana. And on villure to realize the full amount of judgment, interest and costs, I will at the same time and place expose the fee simple of said real estate. Taken as the property of Robert Patterson, at the suit of David V. Culley for the use of William B. Chace, against Samuel J. Patterson and Robert Patterson.

C. C. CAMPBELL,

70 ts

Sheriff of Marion County.

State of Indiana. Hancock County.

IN THE HANCOCK PROBATE COURT, FEBRUARY TERM, A. D. 1849.
Petition for Partition.

John Marugha, and Eliza Catharine, his wife, William Conrad, and Elizabeth, his wife, Joseph Long, George Marugha, vs. William Marugha, Henry Marugha, Henry Hoffman, and Catharine, his wife, Jacob Long, John Long, Jr.

THE said petitoners John Marugha, and Eliza Catharine, his wife, William Conrad, and Elizabeth, his wife, Joseph Long, and George Marugha, heirs at law of Jeseph Long Jr., deceased having filed their petition in the Hancock Probate Court praying an order of said Court for partition of the Brad Estate which was a find of said Court for partition of the Real Extete which was of said decedent among his heirs; and it appearing to the satisfaction of the Court that William Marughn, Henry Marughn, Henry Hoffman, and Catharine his wife, heirs of the said John Long, deceased, are not residents of the State of Indiana. It is therefore ordered that notice of the pendency of the said petition be given by causing a copy of this order to be inserted three weeks in succession ing a copy of this order to be inserted three weeks in succession in the Stoic Sentinel a weekly newspaper published in Indianapolis in Marion County; there being none published in said County of Hancock, thirty days before the first Monday of February next, that the axid William and Harvey Marugha, and Henry Hoffman, and Catharine his wife, may be warned to appear in this Court at the next term thereof to be holden at the Court House in Greenfield on the first Monday in February next to show cause, if any they can, why partition of said real estate shall not be made. By order of the Court.

WILLIAM SEBASTIAN. SALE OF REAL ESTATE.

PURAUANT to an order from the Marion Probate Court the undersigned executor of the last will and testament of Zenas Lake deceased, late of Marion County, State of Indiana, will expose for sale at public auction in front of Browning's Hotel in the city of Indianapolis on the sevente-nth day of February, 1850, at 2 o'clock P. M. the following described real estate property of said testator, to wit: The equal and undivided three fifth parts of fractional north west quarter equal and undivided three fifth parts of fractional north west quarter of section 31, township 16, Range 3 East, containing 179 8-100 acres: Terms of sale will be, one fourth in hand, one fourth in six months, one fourth in twelve months, and one fourth in eighteen months, notes with approved security will be required; without any relief whatever from valuation or appraisement laws, bearing interest from date. The premises are beautifully situated about two miles north date. The premises are beautifully situated about two miles north ately on the Crawfordswile and Lafayette State Road. On the premises there is a dwelling house with the necessary out houses, a good exchard and about 120 acres in a high state of cultivation. Possession will be given on the first of March, 1850. Said premises will be sold subject to all encumbrances.

E. W. LAKE, Executor.

E. W. LAKE, Executor. Indianapolis, Dec. 7th, 1849.

Commissioners Salc. THE undersigned will, by order of the Profise Court house door in the city of Indianapolis, on Saturday, the 20th day of January next, 21 84 100 acres off the west side of the west half of the North west quarter of section 11, town 15, range 2 cast, in Marion signed will, by order of the Prob Terms of Sale-One-third cash in hand, one-third in six wonths

with interest, and the remainder in twelve months, with interest, the purchaser giving notes, without relief from valuation or sp-praisement laws. Sale to take place between 12 M. and 4 P. M. PERCY HOSBROOK.

December 24, 1849. 62-4w Administrator. December 24, 1849. Administrator's Notice.

OTICE is hereby given, that the undersigned has this day been appointed by the Probate Court of Marion county, and Stote of Indiana, administrator of the estate of William Myers, late of said county, deceased. All persons indebted to said estate are requested to make immediate payment to the subscriber, and those having claims against said estate will present the same duly authenticated for settlement. Said estate is probably solvent. PERCY HOSBROCK. December 24, 1849. 62-3wis.

Administrators Sale. NOTICE is hereby given that the undersigned, administrator of the estate or William Myers, late of Marion county, Indiana, decensed, will expose to public sale, on Thursday the 17th day of January 1821, the personal estate of said decedent, on the premises in Wayne township in said county, containing in part the following articles: wheat to the field, corn in the crib, horses, hogs, sheep, and cattle, a wagon and harness, two rifle guns, first rate atticles) a silver watch, some articles of household and kitchen furniture, and various other articles.

Terms of Sale—All sums under three dollars cash in hand; all even

rious of Sale—All sums under three dollars cash in hand; all sums over three dollars twelve months credit will be given, and notes required without relief from valuation or appraisement laws; sale to take place between 10 A. M., and 4 P. M.

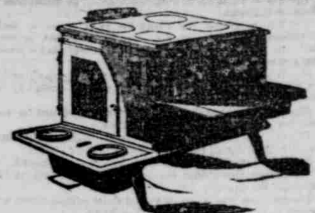
PERCY II OSBROOK, Administrator. December 94, 1849.

Administrator's Notice. ETTERS of administration on the estate of Henry Turner,
I have of Marion county, deceased, have thus day been granted
by the Clerk of the Probate Court of said sounty, to the undersigned. Every person indebted to said Estate will be required to make
immediate settlement, those having claims against the Estate will
please present them properly authenticated, for payment.

The Estate is probably solvent

Jun. 3, 1650. 65-3w. GOODING HUNT, Administrator.

COMBINATION AIR-TIGHT



KELLOGG & YANDES, CRATEFUL for tornier very liberal patronage, would make known that they continue to keep a full supply of the above Superior Cooking Stoves,

Together with many other patterns, of which no better attestation is needed than reference to the following among the many who testify Marion County.—Samuel Merril, Hervey Bates, Wm Quasies Samuel Hannah, Edward McGuire, Jesse Jones, D S Ward, J S Dunlop, Mrs Goldsbury, Jno W Hamilton, Danl Kinger, Chas Robinson, Arthur Vance, Thos E Holbrook, A A Louden, Robert Browning, Deaf and Dumb Asylum, Insanc Asylum, John McFell, Rev F C Holliday, J Johnson, and any number of other names could be HENDRICES COUNTY, .- James Dugan, Joseph Merris, Asa Bailard.

J & Matlock, Chas Reynolds, G C Waterouse, Curtis Barnet, Robe Downard, Henry Rogers, Joseph Mendinalt, Wm Little. Hancock County—Chas G Atherton, Jesse Allen, William Aur-ck, Semuel Shockley, J Dye, J Delany, &c. Jourson County—Phillip Dean, Isaac Voorhees, Jesse Hughs. HAMILTON COUNTY .- Azariah Dinning, S Howard, J Williams, Onvis, Barnaby Newby, James Trester.
SHELEY COUNTY - Robt Hough, D. Smith.

BOONE COUNTY .- Henry M Marvin J Rumly, H Miller, J Spencer, J mith, George Shoemaker, Jacob Johns, Jonathan Scott. Howard County.—Joseph D. Shorp, sheriff. PUTNAM COUNTY.—ISAL: Lawrence, J. Smith, P. Strader, C. Call. J. Davis, John Savage.

Our Tin and Copper Business is still as noisy as ever; and our hands are ready and happy to wait upon those who desire anything in our line.

Cash for old copper and brass as usual.

KELLOGG & YANDES,

Sinn of the Padlock and Cook Stove. SUPERB ILLUMINATED GIFT BOOKS FOR THE HOLYDAYS.

"Come take your choice in all our lil "Win her with gifts, if she respects not words:

"Fair volumes often, in their silent kind,
"More quick then words do win a woman's mind."—Skakespears.

VOMAN of the Testaments—Quarto, Glit Paper, Mache, 18 Steel And so beguile thy sorrow !

VV Engravings.
Scenes in the life of Christ, Illuminated and illustrated by Rev Scenes in the lives of the Patriarchs and Prophets-by Rev. H. H. Weld, S Engravings. Scenes in the lives of Apostles-by H. H. Weld, 8 splendid Engrav The Sacred Annual, a gift for the seasons-Illustrated by 11 fine

The Mirror of Life-by Mrs. L. C. Puthill, 11 Unrivalled St. The Souvenir Gallery-an illustrated Gift Book, Emily Percival, The Gem of the Season-for 1854, N. Parker Willis, 16 elegant Gems of Beauty-a Literary Gift, Emily Percival, 8 brilliant Illu-Invitions.

Leaflets of Memory-un illustrated aroual, Reynell Coate, 12 Steel The Brilliant-a Gitt Book, by T. S. Arthur, 15 superb Illustrations

Read's Female Poets - their Portraits and Biography, 3d edition.
The Poets offering for 1850, S. J. Hale, 14 fine Hustrations.
The Git Leaves of American Poetry—edited by Rufus Griswold, 7 Poems by Amelia-a new Enlarged Edition, Illustrated in Elegant style Johnson's Rasselas—The vision of Theodore—The Fountain Rich

Hustrated Scripture Gift Book-twelve select steel plates The Scripture Gift Book -By Mrs. Edet, in handsome style. Family Pictures from the Rible-Finely engraved on Stee. Plates. Knickerbocker-Annual Style-Eleganty bound, 17 spirited Ham-Pales of a Traveller-by Washington Irving, finished in rich style 17 Fine plates.
Oliver Goldsmith—by Washington Irving, in gilt Binding and Bin-

The Ladies' gift Book, or Souvenit of Friendship—Illustrated.
The Snew Pinke—A Holyday gift for 1850, 9 graceful Plates.
The Amarunth—or token of friendship, or token of Remember Friend-hip Offering-A Christmas, New Year, and Birth-day Pre-The Kerp-sake of Friendship-for 1850, 6 Hustrations, G.

The gift of Priendship-a Token of Remembrance, 6 select Higs The Young Man's Offering-Prote and Poetical writings of calment The Hyneintle, or affection's token-Illustrated,

The Gem-for 1850, Edited by father Frank, with plates.
Christmas Blussoms, and New Years wreath, 6 fine Illustrations.
Home for the Holydays—8 colered Illustrated Plates. Here then is our tableau. Sinkespeare says: - "A giving hand, the" foul, shall have fair punise." Call and select, at DAVIS & RAI'S.

One door west of Craighead's Drug Store.

TO COUNTY OFFICERS. SAMUEL DELZELL & CO . BOOK BINDERS AND BLANK BOOK MANUFACTURERS. Indianapolis, Indiana, ESPECTFULLY announce that they have just received direct from the Eastern Cities, a large and superior stack of paper of the various sizes used in Blank Book Munufactories, and having avail of themselves of all the modern improvements in their line of business are prepared to manufacture at short moder, and on reasonable terms, every description of Blank Books used by State, Bank, County, or Corporation efficers. They respectfully solicit a continuance of the patronage, hitherto so generously bestowed spon them, feeling assured

that all work executed by them will prove satisfactory. They are also repared to manufactore Tax Duplicates, in a style superior to any heretofore made in this city. Orders are solicited.

51-fano. SAMUEL DELZELL & Co.

New Stock in the Central Plank Road Company.

POORS for the subscription of additional Stock in the Central Plant Road, are now open, and will remain open sixty days from the 10th Jan., 1850. The following places in each county through which the road passes, have been designated for the opening of said books.

Greenfield in Hancock Co., under the supervision of John Tem

Plainfield or Thos. trons' in Hendricks Co. under the supervi rion of Thos. Irons.
Putnamville in Putnam Co., under the supervision of D. W. Lay man and W. Englesfield.

Indianapolis in Marion Co., at Morrison & Talbott's Bookstore.

By order of the board of Directors.

W. ROBSON, Danville and Greencastic papers please copy 4 weeks and send accounts to the Sentinel office.

President.

President.

President.

JOB OF BINDING. OTICE is hereby given that proposals will be received at the office of Secretary of State, until Monday the 21st of Jan., 1850, for binding the laws and journals of the the Grueral Assembly. The binding will be let to the lowest bidder

D. MAGUIRE, C. H. TEST. HOUSE TO RENT. NEW Dwelling situated on Washington Street en, Cellar and Wood House. Enquire at

Jan. 8th, 1839. 79 HAMILTON & PARRISH'S Store.

NOTICE!!! "A STITCH IN TIME. 4:." THE Gentleman who borrowed the second Vol. of the righly il-instructed edition of Don Quixote may prevent an unpleasant expenser by returning it to its place on the table; thus enabling us to offer our customers two unlive sets of the valuable work. Or should be prefer to complete the selection, three dollars, sent by aforesaid, or through the Post Office will insure the object.

January 12, 1850. 69-3w DAVIS & RAY, Booksellers

SCHOOL BOOKS! SCHOOL BOOKS! BUST Received a very large supply of Eclectic Readers, and Ray's Arithmetics for wholesaling. Jan. 12, 1850. DAVIS & RAY. A N assortment of Globes varying in prices from one dollar to

Holbrook's School Apparatus. CONSISTING of Orreries, Tellurian's Globe and stand, Nu-meral Frames, Geometrical forms and solids, Geological specimens, Blocks to Illustrate Cube root, &c. For sale at as low prices as they can be had for at the manufactory. These should be in every county seminary and school of importance in the county. They are extensively used in the schools of New York & Ohio.

Jan. 12th, 1850. 69 HOOD & NORLE, Agents.

WHOLESALE AND RETAIL. WE have now on hand a jarge assortment, of Superfine Black French cloth; Superfine brown English cloth; black Cash-meres, black Doe skin, fancy Cassimeres, fancy Tweeds, Satinets, Kentucky Jeans, black Satin, Silk, Cashmeretie Vestings, black and fancy Silk Crayats, all of which we will sell, at reduced prices to close our winter Stock. Call and get Bargains.

January 12 1856. 69 HAMILTON & PARRISH.

A FEW more pieces of fine black and changeable Silks, Turky
Satins, French Merinos, Cashmere Derine, Plain and Figured
Cushmeres, Plain and Small Figured Del.aines, black and Satin
Striped Alpaceas, French and Domestic Ginghams, Prints, Shawls.
Silk Velvets and Mulfa &c., &c. To be had at the corner changer than the cheapest. 70 HAMILTON & PARRISH A LARGE quantity of Brown Muslins, Bleached Muslims Lines Draper, Cotton Drayer, Irish Lines, Linseys, Flannels Pressed Flannels, Lambs Wool Shirts, Lambs Wool Drawers, Domestic Jenns, Domestic Finnnels and Linseys, to be had at tow pri-ces for cash. 70 HAMILTON & PARRISH.

ST. MARY'S SEMINARY. --- Indiana-Polis.

FullE regular exercises in this institution, will be resumed on Wednesday, Jan. 2d, of the New Year. As this is the period for the re-organization of classes, pupils desirous of entering the institution will find it a favorable time for admission.

Dec. 29th 1849. 64 f C. F. JOHNSON, Principal.

JAVA COFFEE. A FIRST rate article of Java Coffee. Just received and for sale by 70 J. M. BRANWELL, & Co.

ODD FELLOWS' OFFERING. THE "Odd Fellows' Offering," for 1850. Embellished with ele-gast engravings; For sale at the Bookstere of Dec. 29th, 1849.

RIBBOAS. A FEW beautiful pieces of Bonnet Ribbon, just received. Straw.

Cord. Flowers, Tabbs, &c. 54 J. S. DUNLOP. GROCERIES.

1,000 LBS. Western Reserve Cheese; 10 bris N O Molnsses, (superior); 10 bris No. 2 Macketel; 8 kegs Dupora's Rifle Powder; 1500 be Bar and Pig Lead; 20 bags Rio Coffee; just received and for sale at wholesale and retail by 30. 2,500 PORK BARRELS;
500 Lard Harrels;
1,000 Lard Kegs, for sale by

SMITH & HANNA ADIES' fine Slippers, Suckins, Gaters, Bools, and Walking Shoes, at HANILTON & PARRISH'S THE Lecendor, last part of "The Caxtone," by Sir E. Buts.